

Return

Case No.:

MJ17-5188

Date and time warrant executed:

11/6/17 12:42 PM

Copy of warrant and inventory left with:

Det - Jason Noahr

Inventory made in the presence of:

Det. Jason Noahr

Inventory of the property taken and name of any person(s) seized:

(1) Toshiba laptop, S/N: PSA6CU-056015 contained in a black leather bag

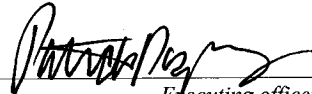
Rec'd 11/17/17
JCN

Certification

I declare under penalty of perjury that this inventory is correct and was returned along with the original warrant to the designated judge.

Date:

11/16/17



Executing officer's signature

Patrick Dospoy, Special Agent

Printed name and title

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This warrant authorizes the forensic examination of the **Subject Device** for the purpose of identifying the electronically stored information described in Attachment B.

As soon as practicable, but in any event no later than within 60 days of seizure (absent further order of the issuing judicial officer), the government must provide the issuing judicial officer with a return containing a sworn certificate that:

- (a) certifies precisely what ESI it has obtained;
- (b) certifies what ESI it has returned;
- (c) certifies it has returned the actual device(s) seized; and
- (d) certifies it has destroyed any copy made of the ESI that is outside the scope of the warrant.

Attachment B

All records on the **Subject Device** described in Attachment A that relate to violations of 18 U.S.C. §§ 245, 844(e), and/or 875(c) and involve Ronald Nelson since April 27, 2016 (approximately one year prior to the alleged offense(s)), including:

1. word processing documents, records, messages (including electronic mail ("email") and text messages), images, or data on "digital devices" (defined below):

a. collected, produced, or stored, that tend to show motivation and beliefs that give rise to hate crime offenses or threatening behavior and statements;

b. indicating communications with others via messages, online group chats, social media, websites, that tend to show motivation and beliefs that give rise to hate crime offenses, or threatening behavior and statements;

c. indicating visits to Internet websites of persons or groups that they believe share their motivation and beliefs that give rise to hate crime offenses, or threatening behavior and statements;

d. indicating visits to Internet websites of persons or groups who are targets of their motivation and beliefs that give rise to hate crime offenses, or threatening behavior and statements;

e. identifying or tending to identify other participants in the crimes above;

f. tending to place in context, identify the creator or recipient of, or establish the time of creation or receipt of electronic information in (a)-(d) above.

2. Evidence of user attribution showing who used or owned the **Subject Device** at the time the things described in this warrant were created, edited, or deleted, such as logs, phonebooks, saved usernames and passwords, documents, and browsing history;

1 As used above, the terms "records" and "information" include all of the
2 foregoing items of evidence in whatever form and by whatever means they may have
3 been created or stored, including any form of computer or electronic storage (such as
4 flash memory or other media that can store data) and any photographic form.
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